Cumulative Table of Cases Connecticut Reports Volume 333

1 Metcalf v. Fitzgerald. Vexatious litigation; Connecticut Unfair Trade Practices Act (CUTPA) (§ 42-110a et seg.); whether trial court properly dismissed state law claims alleging vexatious litigation and violation of CUTPA for lack of subject matter jurisdiction; whether trial court properly dismissed plaintiff's state law claims; whether plaintiff's state law claims were expressly preempted by federal Bankruptcy Code; whether plaintiff's state law claims were implicitly preempted by federal Bankruptcy Code; claim that Congress did not intend to occupy field of sanctions and remedies for abuse of bankruptcy process; claim that plaintiff's state law claims were not preempted because remedies under Connecticut law and federal law are different. 30 Negligence; whether trial court's denial of defendant city's motion for summary judgment claiming immunity pursuant to statute (§ 28-13) governing liability of political subdivisions for actions taken in response to civil preparedness emergencies constituted final judgment for purpose of appeal; nature of immunity provided to political subdivisions under § 28-13, discussed; whether trial court improperly denied city's motion for summary judgment; whether trial court incorrectly concluded that genuine issue of material fact existed as to whether emergency continued to exist at time of alleged negligence.